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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/668,952	09/22/2000	A. Ira Horden	042390.P3275	2770
75	90 09/30/2002			*5
Donna Jo Coningsby Blakely Sokoloff Taylor & Zafman LLP 12400 Wilshire Böulevard			EXAMINER	
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Seventh Floor	÷			
Los Angeles, CA 90025			ART UNIT	PAPER NUMBER
			2181	
			DATE MAIL ED: 00/20/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

The

		Application No.	Applicant(s)	0			
Office Action Summary		09/668,952	HORDEN ET AL.				
		Examin r	Art Unit				
		Rupal D. Dharia	2181				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the	correspondence address -				
THE - Exte after - If the - If NO - Failt - Any	MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a repoper of the period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be to ly within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDON	imely filed ays will be considered timely. m the mailing date of this communication ED (35 U.S.C. § 133).	ation.			
1) <u> </u>	Responsive to communication(s) filed on 10	lune 2002					
2a)□		his action is non-final.					
3)	Since this application is in condition for allow closed in accordance with the practice under	vance except for formal matters, p		ts is			
Disposit	ion of Claims	•					
4)⊠	Claim(s) <u>1-37</u> is/are pending in the applicatio	n.					
	4a) Of the above claim(s) <u>14-37</u> is/are withdrawn from consideration.						
<u> </u>	Claim(s) <u>1-6</u> is/are allowed.						
6)⊠	Claim(s) <u>7-13</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/o	or election requirement.					
	ion Papers The enceillection is objected to by the Everning	or					
·	The specification is objected to by the Examine The drawing(s) filed on is/are: a)□ acce		aminer				
الــا(١٥	Applicant may not request that any objection to the						
11)	The proposed drawing correction filed on						
,	If approved, corrected drawings are required in re		To to a by the Examinor.				
12)	The oath or declaration is objected to by the Ex	•					
Priority (under 35 U.S.C. §§ 119 and 120						
	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119	(a)-(d) or (f).				
•	☐ All b)☐ Some * c)☐ None of:		, , , , , ,				
	1. Certified copies of the priority documen	ts have been received.					
	2. Certified copies of the priority document	ts have been received in Applica	tion No				
* 5	Copies of the certified copies of the price application from the International Bussee the attached detailed Office action for a list.	ureau (PCT Rule 17.2(a)).					
_	Acknowledgment is made of a claim for domest	·		ation)			
a	The translation of the foreign language process Acknowledgment is made of a claim for domes	ovisional application has been re	ceived.	alloriy.			
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1) Notic 2) Notic	ce of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) 🔲 Notice of Informa	ry (PTO-413) Paper No(s) I Patent Application (PTO-152)				

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Authorization for this examiner's amendment was given in a telephone interview with Mr. Seddon on 9/27/2002.

The application has been amended as follows:

Cancel claims 14-37.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 12-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Beard (5,627,412).
 - a. As per claim 12, Beard teaches a dynamically switchable power supply for an electronic system based upon fluctuating demand for operational power (Abstract).

 Beard teaches determining a frequency at which the CPU can operate based upon the an applications demand; determines a voltage potential level corresponding to the frequency; and provides the frequency and voltage potential levels to the CPU (Fig. 1; col. 3, line 25 through col. 4, line 23). Furthermore, Beard teaches "In a preferred embodiment an electronic system may dynamically switch operational voltages from a nominal 2.7 volts up to 3.3 volts or 5.0 volts when required. The electronic system correspondingly vary the operational frequency from 40 MHz to 60 MHz or 80 MHz on demand." (col. 2, lines

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50-55) and Beard teaches that power (P) is proportional to the square of the voltages (v) multiplied by the frequency (f), $P \propto v^2 f$, and with increased operational frequencies, it is desirable to correspondingly decrease the operational voltage (col. 1, lines 48-63).

b. As per claim 13, Beard discloses the claimed invention as described above and furthermore, Beard teaches changing the frequency and voltage level in response to a change in the application mix (col. 4, lines 1-23).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 7-11, are rejected under 35 U.S.C. 103(a) as being unpatentable over Beard (5,627,412).
 - c. As per claim 7, Beard teaches a dynamically switchable power supply for an electronic system based upon fluctuating demand for operational power (Abstract).

 Beard teaches providing at least two voltage potential levels (Fig. 1; col. 3, lines 8-24); and the CPU adjusts the voltage potential level depending upon the operational load of the CPU (col. 4, lines 1-23). However, Beard does not explicitly teach a static random access memory (SRAM) coupled to the processor. Official notice is taken in that both the concept and advantages of using a SRAM for storing instructions are well known and expected in the art of memories. It would have been obvious to one of ordinary skill in

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the art at the time the invention was made to include a SRAM in the system of Beard to provide a fast way to store data and retrieve the data as needed by the CPU.

- d. As per claim 8, Beard discloses the claimed invention as described above and furthermore, Beard teaches providing an idle voltage potential level and a peak voltage level (col. 3, lines 8-24; col. 4, lines 1-23).
- e. As per claims 9 and 10, Beard discloses the claimed invention as described above. However, Beard does not explicitly teach a state machine for controlling the voltages.

 Official notice is taken in that both the concept and advantages of a state machine (controller) for controlling voltages are well known and expected in the art. It would have been obvious to one of ordinary skill in the art at the time the invention was made to include a state machine for controlling voltages in the system of Beard to perform the voltage control tasks outside the CPU to lessen the load of the CPU and save power required by the CPU for operation.
- f. As per claim 11, Beard discloses the claimed invention as described above and furthermore, Beard teaches a clock signal generator to provide a clock signal of at least two frequencies (Fig. 1; col. 3, lines 45-62).

Allowable Subject Matter

5. Claims 1-6 are allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rupal D. Dharia whose telephone number is (703) 305-4003. The examiner can normally be reached on M-F 7:00 AM- 3:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Wong can be reached on (703) 305-3477. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7239 for regular communications and (703) 746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3600.

Rupal D. Dharia Primary Examiner Art Unit 2181

Rdd September 30, 2002